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PPLICATION N	O	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/822,376		03/30/2001	Richard F. Borch	3220-67852		
23643	7590	11/19/2003	EXAMINER			
	S & THOR		LUKTON, DAVID			
	H MERIDIA APOLIS, IN		ART UNIT	PAPER NUMBER		
				1653		
				DATE MAILED: 11/19/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

•		Application	No.	Applicant(s)					
		09/822,376		BORCH ET AL.					
	Office Action Summary	Examin r		Art Unit					
		David Lukto	n	1653					
P riod fo	Th MAILING DATE of this communication or Reply	n appears on the c	over sh et wi	h the correspondence address	s				
THE - External after of the control	MAILING DATE OF THIS COMMUNICATION OF SIX (6) MONTHS from the mailing date of this communication of period for reply specified above is less than thirty (30) days, D period for reply is specified above, the maximum statutory pure to reply within the set or extended period for reply will, by six reply received by the Office later than three months after the right and patent term adjustment. See 37 CFR 1.704(b).	ON. FR 1.136(a). In no event on. a reply within the statuto period will apply and will estatute, cause the applica	t, however, may a re ory minimum of thirty expire SIX (6) MON ation to become AB	ply be timely filed (30) days will be considered timely. HS from the mailing date of this commun ANDONED (35 U.S.C. § 133).	nication.				
1)[Responsive to communication(s) filed on 2	21 August 2003.							
2a) <u></u>	This action is FINAL . 2b)⊠ ³	This action is non	-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposit	ion of Claims								
4)🖂	Claim(s) <u>11-14 and 17-21</u> is/are pending in	n the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)🖂	Claim(s) <u>11-14 and 21</u> is/are allowed.								
6)⊠	Claim(s) <u>17-20</u> is/are rejected.								
	Claim(s) is/are objected to.								
8)	Claim(s) are subject to restriction a	ind/or election req	juirement.						
Applicat	ion Papers								
9)[The specification is objected to by the Exar	miner.							
10)[The drawing(s) filed on is/are: a)	accepted or b)] objected to t	y the Examiner.					
	Applicant may not request that any objection to	the drawing(s) be	held in abeyan	ce. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the co								
/—	The oath or declaration is objected to by th	e Examiner. Note	the attached	Office Action or form PTO-15	52.				
Priority	under 35 U.S.C. §§ 119 and 120								
	Acknowledgment is made of a claim for for All b) Some * c) None of: 1. Certified copies of the priority documed to Certified copies of the priority documed to Copies of the certified copies of the certified copies of the	ments have been nents have been priority documen	received. received in Ap ts have been	oplication No	e				
13) <u> </u>	application from the International Bu See the attached detailed Office action for a Acknowledgment is made of a claim for dom ince a specific reference was included in th 67 CFR 1.78. a) The translation of the foreign language	a list of the certifie nestic priority und ne first sentence o	ed copies not reduced copies not reduced the specifical factors and copies and copies not reduced the specifical factors and copies not reduced the specifical f	3 119(e) (to a provisional appition or in an Application Data					
14) 🔲 /	Acknowledgment is made of a claim for dome eference was included in the first sentence	nestic priority und	er 35 U.S.C. §	§§ 120 and/or 121 since a spe					
Attachmer	nt(s)								
1) Notice Notice Notice	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948 mation Disclosure Statement(s) (PTO-1449) Paper No	3) 5		ummary (PTO-413) Paper No(s) formal Patent Application (PTO-152)					

Pursuant to preliminary amendment, claims 1-10 and 15-16 have been cancelled, claim 21 has been amneded, and claims 11-14, 17-19 amended. Claims 11-14, 17-21 are pending. Claims 11-14 and 21 are characterized as allowable.

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The following is a quotation of the first paragraph of 35 U.S.C. §112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it in such full, clear, concise and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 17-20 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

The cited claims are drawn to a "pharmaceutical" composition. The term "pharmaceutical" implies an assertion of therapeutic efficacy, which is not in evidence. It is true that the claimed compounds are essentially conjugates between a "first" compound and a "second" compound, wherein the "first" compound is one which has been shown by others to be therapeutically effective in the treatment of one disease or another. But it has not been determined whether the "first" compound will be "liberated" (in vivo) when administered to an animal. If the pharmacologically active compound is not released intact, the asserted prodrugs will not be therapeutically effective. And if the

pharmacologically active compound is released, but very slowly, it may not be effective because of inadequate concentration in vivo, or may under go further transformation *in vivo* by xenobiotic metabolic enzymes. As stated in *Ex parte Forman* (230 USPQ 546, 1986) and *In re Wands* (8 USPQ2d 1400, Fed. Cir., 1988) the factors to consider in evaluating the need (or absence of need) for "undue experimentation" are the following: quantity of experimentation necessary, amount of direction or guidance presented, presence or absence of working examples, nature of the invention, state of the prior art, relative skill of those in that art, predictability or unpredictability of the art, and breadth of the claims.

Accordingly, "undue experimentation" would be required to use the claimed compositions to treat human disease. It is suggested that the term "pharmaccutical" be deleted from the claims.

*

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David Lukton whose telephone number is 703-308-3213. The examiner can normally be reached Monday-Friday from 9:30 to 6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher Low, can be reached at (703) 308-2923. The fax number for the organization where this application or proceeding is assigned is 703-872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0196.

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PATENT EXALSHER
GROUP 1500

D. Lukkan